1		FILED CLERK, U.S. DISTRICT COURT
2		
3		Nov 3, 2016
4		CENTRAL DISTRICT OF CALIFORNIA
5		BY: PMC DEPUTY
6		
7		
8	UNITED STATES DISTRICT COURT	
9	CENTRAL DISTRICT OF CALIFORNIA	
10		
11	SECURITIES AND EXCHANGE COMMISSION,	Case No. 5:15-CV-02387-SVW (KKx)
12	Plaintiff,	PROPOSED ORDER GRANTING SECOND INTERIM APPLICATIONS
13	i iaiitiii,	FOR PAYMENT OF FEES AND REIMBURSEMENT OF EXPENSES
14	V.	OF (1) RECEIVER, STEPHEN J. DONELL: (2) FORENSIC
15		ACCOUNTANT, BRANDLIN & ASSOCIATES; AND (3) RECEIVER'S
16	Defendants,	COUNSEL, ALLEN MATKINS LECK GAMBLE MALLORY & NATSIS
17	Defendants,	LLP
18	YANROB'S MEDICAL, INC., et al.,	Date: November 7, 2016 Time: 1:30 p.m.
19	Relief Defendants.	Ctrm: 6 Judge: Hon. Stephen V. Wilson
20		Judge. 11011. Stephen V. Wilson
21	The Court has reviewed the Second Interim Applications for Payment of Fees	
22	and Reimbursement of Expenses ("Applications") filed by Stephen J. Donell (the	
23	"Receiver"), the permanent receiver for Defendants Suncor Fontana, LLC, Suncor	
24	Hesperia, LLC, Suncor Care Lynwood, LLC, and their respective subsidiaries and	
25	affiliates (collectively, the "Receivership Entities"); Brandlin & Associates	
26	("Brandlin"), the Receiver's forensic accountant; and Allen Matkins Leck Gamble	
27	Mallory & Natsis, LLP ("Allen Matkins") the Receiver's counsel of record, for	
28	services rendered during the period from April 1, 2016 through June 30, 2016.	
		[PROPOSED] ORDER GRANTING SECOND INTERIM APPLICATIONS
	1057623 01/LA -	-1-

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

Having considered the Applications, and all their supporting materials, the Court finds the fees and costs requested in the Applications are appropriate under the circumstances and will reasonably, but not excessively, compensate the Receiver, Brandlin, and Allen Matkins for their respective efforts. Good cause appearing therefor, IT IS HEREBY ORDERED AS FOLLOWS: The Receiver's and Brandlin's collective fees, in the amount of 1. \$76,026.02, are approved; 2. The Receiver is authorized and directed to pay himself and Brandlin 90% of the approved fees, or \$68,423.42, from the assets of the Receivership Entities, on an interim basis; 3. Allen Matkins' fees, in the amount of \$118,459.80, and expenses, in the amount of \$3,898.57, are approved; and The Receiver is authorized and directed to pay Allen Matkins 80% of 4. the approved fees, or \$94,767.84, and 100% of the approved expenses, or \$3,898.57, from the assets of the Receivership Entities, on an interim basis. IT IS SO ORDERED. November 3, 2016 Dated: Hon, Stephen V. Wilson Judge, United States District Court

-2-